

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE: REFCO INC. SECURITIES
LITIGATION

MDL- 1902

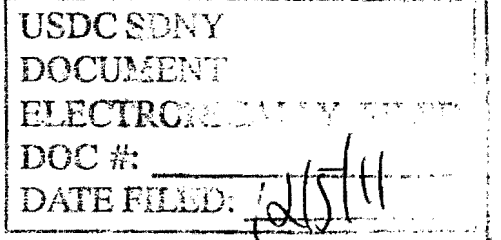
MARC S. KIRSCHNER,
As Trustee of the Refco Litigation Trust,

Plaintiff,

v.

GRANT THORNTON LLP, MAYER
BROWN, ROWE & MAW, LLP; ERNST &
YOUNG U.S. LLP;
PRICEWATERHOUSECOOPERS LLP;
CREDIT SUISSE SECURITIES (USA) LLC
(f/k/a CREDIT SUISSE FIRST BOSTON
LLC); BANC OF AMERICA SECURITIES
LLC; DEUTSCHE BANK SECURITIES
INC.; PHILLIP R. BENNETT; SANTO C.
MAGGIO; ROBERT C. TROSTEN; TONE N.
GRANT; REFCO GROUP HOLDINGS, INC.;
LIBERTY CORNER CAPITAL
STRATEGIES, LLC; WILLIAM T. PIGOTT;
EMF FINANCIAL PRODUCTS, LLC; EMF
CORE FUND, LTD.; DELTA FLYER FUND,
LLC; ERIC M. FLANAGAN; INGRAM
MICRO, INC.; CIM VENTURES, INC.;
BECKENHAM TRADING CO. INC.;
ANDREW KRIEGER; COAST ASSET
MANAGEMENT, LLC (f/k/a COAST ASSET
MANAGEMENT LP); CS LAND
MANAGEMENT, LLC; and CHRISTOPHER
PETITT,

Defendants.



Case No. 07 Civ. 11604 (GEL)

JOINT STIPULATED DISMISSAL WITH PREJUDICE

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff Marc S. Kirschner, as trustee for the Refco Litigation Trust, and Defendants Phillip R. Bennett and Refco Group Holdings, Inc. ("Defendants") stipulate that: (1) the claims asserted by Plaintiff against Defendants in this action are hereby dismissed with prejudice; and (2) each party will bear its own fees and costs in connection with this action.

Dated: November 23 2011

Respectfully submitted,

By: Richard I. Werder, Jr.
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*Attorney for Defendants Phillip R. Bennett and
Refco Holdings Group, Inc.*

SO ORDERED

J. Schell
12-5-11
VSDJ

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on November 22, 2011, I caused to be served copies of the foregoing Joint Stipulated Dismissal with Prejudice upon counsel to defendants by electronic mail.

By:


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